I	n the District Court of Utah
Ju	idicial District County
Court Address	
Petitioner	Modified Sexual Violence Protective Order (Utah Code 78B-7-501 et seq.)
V.	Case Number
Respondent	Judge
	Commissioner
A hearing was held onnotice and an opportunity to be The following people were pre	e heard at the hearing.
	(name).
[] Respondent	
[] Respondent's attorney _	(name).
all that apply.): [] received argument and e [] accepted the stipulation of	
The court finds	
It has continuing jurisdiction	ction over the parties and this case.
2. There is reason to belie	eve the sexual violence protective order issued (date) should be modified.

The court orders:

Respondent must obey all provisions initialed below.

	Petitioner can file a motion to extend the order before it expires. (Utah Code 78B-7-505)								
Violati in jail a		of this order is a criminal Class A Mis a fine.	sdemea	anor, punishable by u	o to 364 days				
3.	[] Personal conduct								
	Respondent may not commit, try to commit, or threaten to commit any form of sexual violence against the petitioner or any person listed below.								
	Oth	Other people protected by this section (Relatives or people who live with petitioner.):							
		Name	Age	Relationship to petitioner					
4.	[] No contact order Respondent may not contact, phone, text, mail, e-mail, or communicate in any way with the Petitioner and the people listed in paragraph 5 of this order either directly or indirectly.								
5.	[] Stay away order							
		om petitioner.							
		[] b. Stay away from petition [] home [] work [] school	er's						

This protective order expires in three years, on

	[] place of worship
	[] other:
[] c.	Must comply with the following restrictions while at respondent's and petitioner's
Wo	ork:
Sc	hool:
Pla	ace of worship:
[]d.	Stay away from the people listed in paragraph 5 at their home, work, school, and place of worship and the following other places:
[]e.	Must comply with the following restrictions while at the work, school, and place of worship that respondent and the people in paragraph 5 have in common:
[] f. 	Other (specify):
[] No weap	ons

6.

	[]	The court finds there is clear and convincing evidence that respondent's use or possession of a firearm poses a serious threat of harm to the petitioner and the people listed in paragraph 5. Respondent cannot possess, have, or buy a firearm.	
	[]	The court finds that respondent's use or possession of a weapon poses a serious threat of harm to petitioner and the people listed in paragraph 5. Respondent cannot possess, have, or buy any of these weapons:	
ŗ	oos	sess	ident may be subject to state or federal law making it a crime to s, transport, ship or receive any firearm or ammunition, including a weapon.	
gave rise to 322, 108 Sta District of Co	this at. 1 olun	ord 796 nbia	forded both notice and opportunity to be heard in the hearing that ler. Pursuant to the Violence Against Women Act of 1994, P.L. 103-6, 18 U.S.C. Sec. 2265, this order is valid in all the United States, the tribal lands, and United States territories. This order complies with the Enforcement of Domestic Violence Protection Orders Act.	
ludge or comm	nicci	oner	— The court completes this section — 's signature may instead appear at the top of the first page of this document.	
Judge of comm	11331	OHE	3 signature may instead appear at the top of the first page of this document.	
			Signature ▶	
Date			Commissioner	
			Signature ▶	
Date				
			Judge	
			Decreased and completes this costion	
			— Respondent completes this section —	
, , ,		•	spondent approves the form, and accepts service of this d waives the right to be personally served.	
Respondent's	Ad	ldres	SS .	
Respondent's	s Się	gnatı	ure >	-

Date

Date